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<u>TO</u>	FROM	
Name: Examiner Tadesse HAILU	Name: Linda J. Thayer	
Loc: Group 2173/USPTO	Phone No.: 650-849-6621	
Fax No.: (571) 273-8300	Fax # Verified by: LJT	
Phone No.;	# Pages (incl. this): 3	
Subject: US Appln. No. 09/997,704	Date: August 8, 2005	
Your File No.: 09/997,704	Our File No.: 07781.0036-00000	
Message:		
In re Application of:)	
Frankie James, et al.) Group Art Unit: 2173	
Application No.: 09/997,704) Examiner: Tadesse Hailu)	
Filed: November 30, 2001)	
For: METHOD AND APPARATUS FOR IMPLEMENTING A SPEECH INTERFOR A GUI) Confirmation No.: 4300 RFACE)	
The instant submission is comprised of:		
1. Summary of Telephone Call (1 page));	

I hereby certify that this correspondence is being facsimile transmitted to Examiner Tadesse Hailu of the United States Patent and Trademark Office, Fax Number (571) 273-8300 on August 8, 2005.

Signature:

CERTIFICATE OF FACSIMILE TRANSMISSION

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Customer No. 22,852

Attorney Docket No. 7781.0036-00 SAP Ref. No.: 2001P00036 US

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

in re	Application of:	(
Frank	cie James, et al.) Group Art Unit: 2173
Applic	cation No.: 09/997,704) Examiner: Tadesse Hailu
Filed:	November 30, 2001	
For:	METHOD AND APPARATUS FOR IMPLEMENTING A SPEECH INTERFACE FOR A GUI) Confirmation No.: 4300)
P.O. I	nissloner for Patents Box 1450 ndrla, VA 22313-1450	
Sir:		

SUMMARY OF TELEPHONE CALL

On August 8, 2005, the undersigned telephoned Examiner Hailu to discuss the Office action mailed February 9, 2005. Applicants pointed out that, while the Summary page indicated that the action was Final, the Examiner did not include statements in the text of the Office action to confirm that this is the case, that Applicants had not amended in their last response and new prior art was cited in this Office action, and that the USPTO's electronic PAIR system shows the pending Office action as "Non-Final." Unable to get resolution of this inconsistency before filing a response and wishing to err on the side of caution, Applicants had treated the pending Office action as "Final" and filed an Amendment under 37 C.F.R. § 1.116 on April 18, 2005. As of today, Applicants

had not yet received a response and had noted that tomorrow is the five-month anniversary of the mailing date of the action.

Examiner Hailu responded that he consider the Office action mailed February 9, 2005, to be non-final and apologized for the inconsistency between the summary page and the text of the action. Examiner Hailu noted that Applicants' response filed April 18, 2005, was received by the USPTO and should be considered. In reliance on these representations, Applicants will wait for a response from the USPTO and not file any additional submissions at this time.

If the Examiner does not agree, the Examiner is asked to kindly telephone the undersigned as soon as possible at (650) 849-6621.

Respectfully submitted,

FINNEGAN, HENDERSON, FARABOW, GARRETT & DUNNER, L.L.P.

Dated: August 8, 2005

Linda J. Œrayer Reg. No. 45,681